

June Court 1718

29

Same George iii and upon the next Monday after the making and perfec<sup>t</sup>ing  
the said writing obligatorie and in the afo<sup>r</sup> Condition above mentioned that  
is to say the day of in the year of our Lord Christ 1718 in Kent County afo<sup>r</sup> in  
the Jurisdiction of this Court did begin to and truly to work for the said  
Amos at all sorts of Carpenters work as the said George was capable  
for of said Amos required of him according to the best of his skill said  
George shall & will do and so then and there for the space of Eleven  
days continued and remained in the said Amos work and service for  
so long as the said Amos desired required or employed the said George  
therin and further that the said George always and at all times from  
the time of beginning & perfecting the afo<sup>r</sup> writing obligatorie unto  
this time was and yet is ready to and truly to work for the said —  
Amos at any sort of Carpenters work to the best of the said Georges.  
Shall & will remain the remaining part of the above hundred and Amos  
days & a half day in the above Condition mentioned when he the said  
George should be of said Amos or his the said Amos order so thereto  
ordered or required and until the said one hundred and nine days  
& one half day were expired and to do of same work at all times —  
near & well which the said George according to the same Condition  
above mentioned was and ought to have done according to the forme  
& effect of the same Condition But that he the said George by the said  
Amos or his order was not thereto ordered or required which the said —  
George is ready to vouch wherefore he prays judgment of the afo<sup>r</sup> Amos  
his afo<sup>r</sup> action against him to have & maintain his right etc.

PROVINE of Deft

All the afo<sup>r</sup> plt by his atty putting in no replication to the afo<sup>r</sup> plea —  
rule is given to the same by this Court that the afo<sup>r</sup> plt by his atty file  
a replication with the Clarke of this Court in the plea afo<sup>r</sup> twenty days —  
before the next Court in Course otherwise judgment to be given for the  
said Deft that the said plt to be pronounced in the Court afo<sup>r</sup> And —  
thereupon the same cause is continued with the other next Court in Course  
at which said next Court by this Eighteenth day of June anno Domini One  
Thousand Seven hundred and Fourteen came the afo<sup>r</sup> Deft by his afo<sup>r</sup> atty  
but the afo<sup>r</sup> plt by his said atty hath not filed any replication as by the  
rule last Court was required. Therefore it is considered by the Court here  
vij. the same day Court mentioned that the afo<sup>r</sup> Amos Garrett late  
notting by his w<sup>t</sup> Declaration afo<sup>r</sup> but that he and his pledges of pro-  
secuting be in money and that the afo<sup>r</sup> Deft George Hill go thereof without  
day and also that the afo<sup>r</sup> George Hill Recover against the said Amos  
Garrett the sume of four hundred and three pounds of tobacco cost by the  
afo<sup>r</sup> Deft about his late in his behalfe expended according to the forme of the  
Statute ke<sup>r</sup>.

John Smith Esq<sup>r</sup>